

1 KRISTEN CLARKE  
2 Assistant Attorney General for Civil Rights  
3 CARRIE PAGNUCCO  
4 Chief  
5 MEGAN K. WHYTE DE VASQUEZ  
6 Deputy Chief  
7 ARIELLE R. L. REID  
8 ALAN A. MARTINSON  
9 KATHERINE A. RAIMONDO  
10 Trial Attorneys  
11 Housing and Civil Enforcement Section  
12 United States Department of Justice  
13 950 Pennsylvania Avenue NW  
14 Washington, DC 20530  
15 Tel: (202) 598-1575

16 PHILLIP A. TALBERT  
17 United States Attorney  
18 EMILIA P. E. MORRIS  
19 Assistant United States Attorney  
20 Eastern District of California  
21 2500 Tulare Street, Suite 4401  
22 Fresno, CA 93721  
23 Tel: (559) 497-4000

24 Attorneys for Plaintiff United States of America

25 **UNITED STATES DISTRICT COURT**

26 **EASTERN DISTRICT OF CALIFORNIA**

27 UNITED STATES OF AMERICA,

28 Plaintiff,

vs.

JOEL LYNN NOLEN; SHIRLEE NOLEN;  
NOLEN PROPERTIES, LLC; NANCY  
CANALE, as trustee of the Bernard Canale  
and Nancy Canale 1998 Revocable Trust; and  
BERNARD CANALE, by and through his  
successor in interest NANCY CANALE.

Defendants.

) Case No: 2:23-cv-00320-JAM-CKD  
) **CONSENT ORDER RESOLVING THE**  
) **UNITED STATES OF AMERICA'S**  
) **CLAIMS AGAINST NANCY CANALE,**  
) **AS TRUSTEE OF THE BERNARD**  
) **CANALE AND NANCY CANALE 1998**  
) **REVOCABLE TRUST, AND**  
) **BERNARD CANALE, BY AND**  
) **THROUGH HIS SUCCESSOR IN**  
) **INTEREST NANCY CANALE**

CONSENT ORDER RESOLVING THE UNITED STATES OF AMERICA'S CLAIMS AGAINST NANCY  
CANALE, AS TRUSTEE OF THE BERNARD CANALE AND NANCY CANALE 1998 REVOCABLE TRUST,  
AND BERNARD CANALE, BY AND THROUGH HIS SUCCESSOR IN INTEREST NANCY CANALE

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## I. INTRODUCTION

1. This Consent Order is entered into between Plaintiff United States of America; Defendant Nancy Canale, as trustee of the Bernard Canale and Nancy Canale 1998 Revocable Trust; and Defendant Bernard Canale, by and through his successor in interest Nancy Canale (the “Canale Defendants”). This Consent Order partially resolves the above-captioned action brought by the United States to enforce Title VIII of the Civil Rights Act of 1968, as amended by the Fair Housing Amendments Act of 1988 (“FHA”), 42 U.S.C. § 3601 *et seq.* The United States’ Amended Complaint alleges that Defendants Joel Lynn Nolen, Shirlee Nolen, Nolen Properties, LLC (collectively, the “Nolen Defendants”), and the Canale Defendants engaged in a pattern or practice of discrimination on the basis of sex and denied to a group of persons rights granted by the FHA that raise an issue of general public importance. *See* 42 U.S.C. § 3614(a).
2. Specifically, the United States’ Amended Complaint alleges that Defendant Joel Nolen subjected tenants and prospective tenants of residential rental properties to discrimination on the basis of sex, including severe, pervasive, and unwelcome sexual harassment. The Amended Complaint alleges that the Canale Defendants are vicariously liable for Defendant Joel Nolen’s discriminatory conduct that occurred at properties co-owned by the Canale Defendants.

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- 1 3. The Canale Defendants represent that they are no longer involved in the residential real
- 2 estate rental business and do not currently have any association with any of the Nolen
- 3 Defendants.
- 4 4. This Consent Order only resolves the United States' claims against the Canale
- 5 Defendants. It does not resolve the United States' claims against any of the Nolen
- 6 Defendants.
- 7 5. This Consent Order refers collectively to the United States and the Canale Defendants as
- 8 "the Parties."
- 9 6. The Parties agree that the Court has jurisdiction over the subject matter of this case
- 10 pursuant to 28 U.S.C. § 1331, 28 U.S.C. § 1345, and 42 U.S.C. § 3614(a).
- 11 7. The Parties agree that the claims against the Canale Defendants should be resolved
- 12 without further proceedings. Therefore, as indicated by the signatures appearing below,
- 13 the United States and the Canale Defendants agree to the entry of this Consent Order.

14 It is hereby ORDERED, ADJUDGED and DECREED:

15 **II. TERMS AND DEFINITIONS**

- 16 8. This Consent Order is effective immediately upon its entry by the Court. The "effective
- 17 date" of this Consent Order refers to the date on which the Court enters the Consent
- 18 Order.
- 19 9. The provisions of this Consent Order shall apply to the Canale Defendants, their agents,
- 20 employees, transferees, successors, heirs, and assigns, and all other persons or entities in
- 21 active concert or participation with them.
- 22 10. "Aggrieved Person" means anyone whom the United States determines was harmed by
- 23 the discriminatory housing practices alleged in the Amended Complaint.
- 24 11. "Contact or Communications" includes, but is not limited to, physical contact, verbal
- 25 contact, telephone calls, e-mails, faxes, written communications, text or instant messages,
- 26 contacts through social media, or other communications made directly or through third
- 27 parties.

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12. "Dwellings" has the meaning set out in the Fair Housing Act, 42 U.S.C. § 3602(b).
13. "Property Management Responsibilities" include the following: advertising dwelling units for rent; showing or renting dwelling units; processing rental applications; negotiating rents and security deposits; determining tenant eligibility for subsidies or waivers of fees and rents; inspecting dwelling units; performing or supervising repairs or maintenance at dwelling units; collecting rent or fees; overseeing any aspects of the rental process; or engaging in any other property-related activities that involve, or may involve, personal Contact or Communications with tenants or prospective tenants.

### **III. INUNCTIVE RELIEF**

14. The Canale Defendants are permanently enjoined from hiring, retaining, or otherwise using or relying on defendants Joel Lynn Nolen or Shirlee Nolen for any purpose, whether or not for compensation, related to the management, operation, or maintenance of rental properties, including but not limited to any Property Management Responsibilities. Any person hired or retained by the Canale Defendants to perform Property Management Responsibilities shall have no current or past employment, financial, contractual, personal, or familial relationship with Joel Lynn Nolen or Shirlee Nolen.
15. The Canale Defendants are permanently enjoined, with respect to the rental of dwellings, from:
  20. a. Refusing to rent or sell a dwelling, refusing or failing to provide or offer information about a dwelling, refusing to negotiate for the rental or sale of a dwelling, or otherwise making unavailable or denying a dwelling to any person because of sex;
  24. b. Discriminating against any person in the terms, conditions, or privileges of the rental of a dwelling, or in the provision of services or facilities in connection therewith, because of sex;

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- c. Making any statement, oral or written, in connection with the rental or sale of a dwelling, that expresses or indicates any preference, limitation, or discrimination, or an intent to make any such preference, limitation, or discrimination, because of sex; or
- d. Coercing, intimidating, threatening, or interfering with any person in the exercise or enjoyment of, or on account of having exercised or enjoyed, or on account of having aided or encouraged any other person in the exercise or enjoyment of, any right granted or protected by the Fair Housing Act.

16. If any Canale Defendant reenters the residential rental property business and acquires ownership, management responsibility, or control of a property intended for use as a residential rental property, or if any Canale Defendant decides to use a property it already has ownership, management responsibility, or control of as a residential rental property, that Defendant must comply with the following requirements within fourteen (14) days of acquiring such interest or deciding to use the property as a residential rental property:

- a. Provide written notification to the United States, identifying the property and the nature of the interest acquired. The Defendant will further provide the United States with copies of any documents memorializing the transfer or creation of the interest in the property;
- b. Implement, subject to the United States' approval, a written Nondiscrimination Policy and Complaint Procedure regarding the protections of the Fair Housing Act, including a prohibition against sexual harassment. Following the United States' approval, the Nondiscrimination Policy and Complaint Procedure must be provided to all persons performing Property Management Responsibilities at the property, distributed to all tenants, and attached to the lease of every new tenant;
- c. Attend, and require any persons involved in performing Property Management Responsibilities at the property to attend and provide proof of completion of a live training on the Fair Housing Act. The training shall be conducted by a qualified

third party, independent of the Canale Defendants or their counsel, approved in advance by the United States. At a minimum, the training will consist of instruction on the requirements of the Fair Housing Act, with an emphasis on sexual harassment, and a question-and-answer session for the purpose of reviewing this topic. Any expenses associated with this training will be borne by the Canale Defendants. The Canale Defendants will obtain from the trainer a certificate of attendance and provide proof of completion of such training to the United States. All attendees shall be provided a copy of this Consent Order before or at the training;

d. Post an “Equal Housing Opportunity” sign in each office or location in which rental activity is conducted, which indicates that all dwellings are available for rent on a nondiscriminatory basis. An 11-inch by 14-inch poster that comports with 24 C.F.R. Part 110 will satisfy this requirement. Such poster will be placed in a prominent, well-lit location where it is easily readable. Defendants may use HUD Form 928, available at:

<https://portal.hud.gov/hudportal/documents/huddoc?id=928.1.pdf>; and

e. Require that any advertising, including online, print, radio, television or other media, signs, pamphlets, brochures, and other promotional literature complies with HUD advertising guidelines, available on the HUD website at:

<https://www.hud.gov/sites/dfiles/FHEO/documents/BBE%20Part%20109%20Fair%20Housing%20Advertising.pdf>.

#### IV. MONETARY DAMAGES FOR AGGRIEVED PERSONS

17. The Canale Defendants shall pay a total sum of one hundred thousand dollars (\$100,000) for the sole purpose of paying monetary damages to the Aggrieved Persons identified by the United States. This money will be referred to as “the Settlement Fund.”
18. Within twenty (20) days of the effective date of this Consent Order, Defendant will pay the \$100,000 Settlement Fund into a trust account held by Jacobs, Anderson, Potter,

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1 Harvey & Cecil, LLP and provide proof to the United States that the account has been  
2 established and the Settlement Fund fully funded. Any interest accrued shall be  
3 distributed to recipients identified by the United States under Paragraph 19.

4 19. Within ninety (90) days following the final resolution (i.e., settlement or judgment) of  
5 claims in this civil action, the United States shall, in its sole discretion, make and  
6 communicate in writing to counsel for the Canale Defendants its determination as to  
7 which persons are Aggrieved Persons entitled to compensation from the Settlement Fund  
8 and the amount of damages to be paid to each. The Canale Defendants hereby waive the  
9 right to dispute the United States' determinations in this or any other proceeding.

10 20. Within ten (10) days of the receipt of the United States' determinations, the Canale  
11 Defendants, through counsel, shall deliver to counsel for the United States, by overnight  
12 delivery, a check payable to each Aggrieved Person in the amount specified.<sup>1</sup>

13 21. Counsel for the United States will obtain a signed release (in the form of Attachment A)  
14 from each Aggrieved Person. No Aggrieved Person will receive a check until that person  
15 has executed and delivered to counsel for the United States a signed release. After the  
16 United States has distributed the checks, it will provide copies of the signed releases to  
17 the Canale Defendants.

18 22. The monetary damages required to be paid under this Section are a debt within the  
19 meaning of 11 U.S.C. § 523(a)(6). Accordingly, the Canale Defendants will not seek to  
20 discharge any part of this debt in bankruptcy.

21 **V. DOCUMENT RETENTION & COMPLIANCE REVIEW**

22 23. Until all material terms of this Consent Order have been satisfied as agreed upon by the  
23 Parties in writing, or until final dismissal of the United States' claims against all

25  
26 <sup>1</sup> All notices and materials required by this Consent Order to be sent to counsel for the United States shall be sent by  
27 private business carrier (non-USPS) delivery service addressed as follows: Chief, Housing & Civil Enforcement  
28 Section, Civil Rights Division, United States Department of Justice, 150 M Street, N.E., Washington, DC 20002,  
Attn: DJ 175-11E-199, or as otherwise directed by the United States. Correspondence may also be sent via  
electronic mail to the U.S. Department of Justice, care of the undersigned counsel for the United States.  
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1 defendants in the litigation, whichever is later, the Canale Defendants are required to  
2 preserve all records related to this Consent Order.

3 24. The United States may review compliance with this Consent Order at any time,  
4 including, but not limited to, conducting fair housing tests at any property covered by  
5 Paragraph 16. The Canale Defendants shall cooperate with the United States in any  
6 review of compliance with this Consent Order. Upon reasonable notice, representatives  
7 of the United States shall be permitted to inspect and copy any records of the Canale  
8 Defendants bearing on compliance with this Consent Order at any and all reasonable  
9 times, provided, however, that the United States shall endeavor to minimize any  
10 inconvenience from such inspections.

11 25. During the pendency of any aspect of this civil action against any defendant, the Canale  
12 Defendants shall preserve and provide to the United States non-privileged information  
13 relevant to the claims and defenses in this civil action. Subject to law and the Federal  
14 Rules of Civil Procedure and Evidence, this includes, but is not limited to, accepting  
15 service of and complying with lawful subpoenas for information and testimony, including  
16 at deposition, hearings, and at trial.

## 17 VI. DURATION, MODIFICATION, AND ENFORCEMENT

18 26. Unless otherwise specified or extended pursuant to Paragraph 27, the provisions of this  
19 Consent Order will be in effect for a period of five (5) years from the effective date. The  
20 Court will retain jurisdiction for the purpose of enforcing or interpreting the provisions of  
21 this Consent Order. The United States may move the Court to extend the terms of this  
22 Consent Order in the event of noncompliance with any of its terms, or if the interests of  
23 justice so require.

24 27. Any time limits for performance imposed by this Consent Order may be extended by the  
25 mutual written agreement of the Parties.

26 28. Except as provided in Paragraph 27, any modifications to the provisions of this Consent  
27 Order must be approved by the Court.

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1 29. The Parties shall endeavor in good faith to resolve informally any differences regarding  
2 the interpretation of and compliance with this Consent Order prior to bringing such  
3 matters to the Court for resolution. However, in the event the United States contends that  
4 there has been a failure by either or both of the Canale Defendants, whether willful or  
5 otherwise, to perform in a timely manner any act required by this Consent Order or  
6 otherwise comply with any provision thereof, the United States may move this Court to  
7 impose any remedy authorized by law or equity, including, but not limited to, civil  
8 contempt proceedings, an order requiring performance or non-performance of certain  
9 acts, and an award of any damages, costs, and reasonable attorneys' fees which may have  
10 been occasioned by the violation or failure to perform.

11 30. Except as otherwise provided in Paragraph 29, the Parties will bear their own costs and  
12 attorneys' fees associated with this litigation.

13 IT IS SO ORDERED.

14  
15 Dated: September 26, 2024

/s/ John A. Mendez

16  
17 THE HONORABLE JOHN A. MENDEZ  
18 SENIOR UNITED STATES DISTRICT JUDGE

19 By their signatures below, the Parties consent to the entry of this Consent Order.

20 For the United States:

21 Dated: SEPTEMBER 19, 2024

22 PHILLIP A. TALBERT  
23 United States Attorney  
24 Eastern District of California

KRISTEN CLARKE  
Assistant Attorney General  
Civil Rights Division

25 /s/ Emilia P.E. Morris  
26 EMILIA P. E. MORRIS  
27 Assistant United States Attorney

/s/ Arielle R.L. Reid  
CARRIE PAGNUCCO  
Chief  
MEGAN K. WHYTE DE VASQUEZ  
Deputy Chief

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1 ARIELLE R. L. REID  
2 ALAN A. MARTINSON  
3 KATHERINE A. RAIMONDO  
4 Trial Attorneys  
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1 *For NANCY CANALE, as trustee of the Bernard Canale and Nancy Canale 1998 Revocable*  
2 *Trust; and BERNARD CANALE, by and through his successor in interest NANCY CANALE:*

3 Dated: SEPTEMBER 19, 2024

4 JACOBS, ANDERSON, POTTER,  
5 HARVEY & CECIL, LLP

6 /s/ Andrea M. Wieder  
7 Andrea M. Wieder

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## **Attachment A**

## Release of Claims

In consideration for the Parties' agreement to the terms of the Consent Order they entered into in the case of *United States v. Joel Lynn Nolen, et al.*, 2:23-cv-00320-JAM-CKD (E.D. Cal.), as approved by the United States District Court for the Eastern District of California, and in consideration for the payment of \$ \_\_\_\_\_, I, \_\_\_\_\_, do hereby fully release and forever discharge Nancy Canale, as trustee of the Bernard Canale and Nancy Canale 1998 Revocable Trust and Bernard Canale, by and through his successor in interest Nancy Canale, from any and all fair housing sexual discrimination claims based on the facts set forth in the Amended Complaint in the action named above that I may have had against them as of the entry of this Consent Order. This does not release claims I have against Joel Lynn Nolen, Shirlee Nolen, or Nolen Properties, LLC.

I hereby acknowledge that I have read and understand this release and have executed it voluntarily and with full knowledge of its legal consequences.

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**Signature**

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Print Name

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